United States Bankruptcy Court Eastern District of Wisconsin

In re	Russell W Banks Bonnie M Banks		Case No.	
		Debtor(s)	Chapter 13	
	C	CHAPTER 13 PLAN		
		NOTICES		
Bankrı	E TO DEBTORS: This plan is the model processing the model process that the Eastern District of WisterED IN ANY WAY OTHER THAN WITH	sconsin on the date this p	lan is filed. THIS FORM PL	
	check in this box indicates that the plan	contains special provision	ons set out in Section 10 be	low.
and dis an obje	E TO CREDITORS: YOUR RIGHTS WILL cuss it with your attorney. If you oppose any ction will be in a separate notice. Confirmate an the full amount of your claim and/or a less	v provision of this plan you m tion of this Plan by the Cour	nust file a written objection. T t may modify your rights. You	he time to file
	ust file a proof of claim in order to be paint to the availability of funds.	d under this Plan. Payme	nts distributed by the Trust	ee are
		THE PLAN		
Debtor	or Debtors (hereinafter "Debtor") propose th	nis Chapter 13 Plan:		
1. Su	bmission of Income.			
	tor's annual income is above the median tor's annual income is below the median			
	(A). Debtor submits all or such portion of (hereinafter "Trustee") as is necessary for		ure income to the Chapter 13	Trustee
	(B). Tax Refunds (Check One):			
	☑ Debtor is required to turn over to the Truduring the term of the plan.☑ Debtor will retain any net federal and state			received
(check	Plan Payments and Length of Plan. Debtone) _ month _ week _ every two weeks one) \(\) Debtor _ Joint Debtor or by _ Dire less if all allowed claims in every class, other	⊠ semi-monthly to Trustee ect Payment(s) for the period	by ⊠Periodic Payroll Deduced of _60 months. The duration	tion(s) from
☐ If ch	ecked, plan payment adjusts as indicated in	the special provisions locat	ted at Section 10 below.	

·······al	J.				Ψ0.00	
-NON Total					\$0.00	
	reditor				(b) Estimated claim	
	(B).	Other Priority Claims (e.ç	g., tax claims). Thes	e priority claims will be	paid in full through the plan.	
Total				\$0.00		
(a) D -NON		editor Name and Address	(D) Estimat	ed Arrearage Claim	(c) Total Paid Through Plan	
(c) P	If checked, Debtor has anticipated DSO arrearage claims or DSO arrearage claims assigned, owed or recoverable by a governmental unit. Unless otherwise specified in this Plan, priority claims under 11 U.S.C. 507(a)(1) will be paid in full pursuant to 11 U.S.C. 1322(a)(2). A DSO assigned to a governmental unit migh not be paid in full. 11 U.S.C. 507(a)(1)(B) and 1322(a)(2).					
		If checked, Debtor doe assigned, owed or recover.			claims or DSO arrearage claims	
	(A).	Domestic Support Obliga	ations (DSO).			
5. P	riority	Claims.				
			i otai Adiii	inistrative Claims:	φο,τοτ.ου (estillateα)	
	amo plan	unt of \$_19.00_ was paid pric	or to the filing of the of 1326(b)(1), any tax removes Fees.	case. The balance of \$_ efund submission recei	3,481.00 will be paid through the ved by the trustee will first be used to \$3,781.00 (estimated)	
	Ünite	ed States Trustee, not to exc	eed 10% of funds re	ceived for distribution.	g the petition is \$ 3,500.00 . The	
			·	•	e percentage of which is fixed by the	
		trative Claims. Trustee will by, unless the holder of such			expenses pursuant to 507(a)(2) as treatment of its claim.	
					ILL MEAN THAT A PROPERLY SUB-PARAGRAPH OF THE PLAN.	
	D.	Interest Rate - Sec		(IN THIS SECTION W	LI MEANTHAT A PROPERLY	
	C.	Replacement Value				
	B.	Amount of Arreara	ge		\boxtimes	
	A.	Amount of Debt			\boxtimes	
	CON	ITROLS:		Plan Controls	Proof of Claim Controls	
	CHE	CK A BOX FOR EACH CAT	TEGORY TO INDICA	TE WHETHER THE P	LAN OR THE PROOF OF CLAIM	
	The	following applies in this Plan	:			

payment of to value, as of	Claims. The holder of a s the underlying debt deter the effective date of the p n the allowed amount of t	mined under no lan, of property	n-bankruptcy	law or dis	scharge under Section	n 1328. The	
(A).	(A). Claims Secured by Personal Property.						
If checked, The Debtor does not have claims secured by personal property which d retain. Skip to 6(B).						or intends to	
	☐ If checked, The Debto	or has claims sec	ured by persor	nal propert	y which debtor intends	to retain.	
(i). Adequate protection payments. Creditor must file a proof of claim to receive adequate payments. Upon confirmation the treatment of secured claims will be governed by Paragrams The Trustee shall make the following monthly adequate protection payments to creditors page 1326(a)(1)(C):					aph (ii) below.		
(a) Creditor		(b) Collateral			(c) Monthly Ad	equate protection payment amount	
-NONE-							
		Total monthly a protection paym	•			\$0.00	
	to (b). If checked, the Delisted in this subsection (2) which debt was income the personal use of the	ebtor has secured on consist of debtor; OR, if the of filling. See 132	in subparagra of Debt Required claims which is (1) secured by days of filing the collateral for	phs (a) an red. ich require require full by a purchahe bankrupr the debt		derlying debt. Skip lying debt. Claims grest in a vehicle; nich vehicle is for lue, the debt was	
(a) Creditor	(b) Collateral	(c) Purchase Date	(d) Claim Amount	(e) Interest	(f) Estimated Monthly Payment	(g) Estimated Total Paid	

(a) Creditor	(b) Collateral	(c) Purchase Date	(d) Claim Amount	(e) Interest Rate	(f) Estimated Monthly Payment	(g) Estimated Total Paid Through Plan
-NONE-						
TOTALS			\$0.00		\$	\$0.00

(b). Secured Claims - Replacement Value.							
⊠ If o	checked, the D	ebtor has no secure	d claims which m	ay be reduce	d to replacem	ent value.	Skip to
		ebtor has secured c r the replacement va					е
(a) Creditor (b) (Collateral	(c) Purchase Date	(d) Replacement Value/Debt	(e) Interest Rate		Estimated Payment	(g) Estimated Total Paid Through Plan
NONE-							
TOTALS			\$0.00			\$	\$0.00
retain. If contact make a cordinar provide	Skip to (C). checked, the D all post-petitior rily come due. ed for under th uing each mon	ebtor does not have ebtor has claims see a mortgage payment. These regular montle e loan documents, a th thereafter, unless Property description nestead real estate lo	cured by Real Pro s directly to each hly mortgage payr are due beginning this Plan provides	perty that del mortgage cre nents, which the first due o s otherwise.	otor intends to ditor as those may be adjus date after the	o retain. De payments ted up or c case is file	ebtor will down as d and
through	h the Plan. Tru	ebtor has an arreara istee may pay each a d) until paid in full.					
(a) Creditor	(b) Propert	у	(c) Estima Arrear		d) Estimated hly Payment	ÌΊ	stimated otal Paid ough Plan
Bank Of America, N.A.		real estate located a t Street, West Allis, 53219	\$74,57		\$0.00 Section 10B)		\$0.00 ction 10B)
TOTALS			\$74,57		\$0.00 Section 10B)	(See Sec	\$0.00 (tion 10B

Total Secured Claims to Be Paid Through the Plan: _\$0.00

(C). Surrender of Collateral. This Plan shall serve as notice to creditor(s) of Debtor's intent to surrender the following collateral. Any secured claim filed by a secured lien holder whose collateral is surrendered at or before confirmation will have their secured claim treated as satisfied in full by the surrender of the collateral.

(a) Creditor	(b) Collateral to be surrendered
-NONE-	

_		_	
7	llnccc	urad i	Claims

- (A). Debtor estimates that the total of general unsecured debt not separately classified in paragraph (b) below is \$64,827.00. After all other classes have been paid, Trustee will pay to the creditors with allowed general unsecured claims a pro rata share of not less than \$2,219.00 or 3 %, whichever is greater.
- (B). Special classes of unsecured claims: None

Total Unsecured Claims to Be Paid Through the Plan: \$2,219.00

_	_	_		
8.	Executory	/ Contracts	and Unex	pired Leases.

If checked, the Debtor does not have any executory contracts and/or unexpired leases.	
☐ If checked, the Debtor has executory contracts and/or unexpired leases. The following executory contracts and unexpired leases are assumed, and payments due after filing of the case will be paid directly by Debtor. Debtor proposes to cure any default by paying the arrearage on the assumed leases or contract in the amounts projected in column (d) at the same time that payments are made to secured creditors after confirmation.	ts

(a) Creditor	(b) Nature of lease or	(c) Estimated arrearage	(d) Estimated monthly
	executory contract	claim	payment
-NONE-			
		Totals:	\$

All other executory contracts and unexpired leases are rejected upon confirmation of the plan.

9.	Property of the Estate. Property of the estate shall revest in Debtor (Check one)
	The second secon

Upon Confirmation; or Upon Discharge

- 10. Special Provisions. Notwithstanding anything to the contrary set forth above, the Plan shall include the provisions set forth below. The provisions will not be effective unless there is a check in the notice box preceding Paragraph 1 of this plan.
- (A). The lien of a creditor holding an avoidable lien (whether under state law, the Bankruptcy Code or otherwise) will be avoided; accordingly, creditors holding claims secured by avoidable liens shall be paid as general unsecured claimants. At this point, the Debtor believes the following creditors are included in this category: second mortgage on homestead real estate located at 2349 S. 81st Street, West Allis, Wisconsin, 53219, held by Bank of America, N.A.
- (B). The debtor will be filing a Motion to participate in the Mortgage Modification Mediation Program sanctioned by the United States Bankruptcy Court for the Eastern District of Wisconsin.
 - (i) As such, the Trustee shall not pay on any claims for Debtors' mortgage debt on homestead real estate located at 2349 S. 81st Street, West Allis, Wisconsin, 53219.
 - (ii) Upon successful completion of a mortgage modification, all mortgage claims, including any arrearage and/or supplemental claims, will be addressed and paid outside of the plan.
 - (iii) If the mediation is unsuccessful and there is no mortgage modification reached, Debtor will file a feasible plan to address any and all mortgage arrearage claims.
 - (iv) The time period to successfully complete a mortgage modification and/or to file a feasible plan in the event of an unsuccessful mediation will be controlled by the procedure and guidelines of the aforementioned Mortgage Modification Mediation Program.

- 11. **Direct Payment by Debtor.** Secured creditors and lessors to be paid directly by the Debtor may continue to mail to Debtor the customary monthly notices or coupons or statements notwithstanding the automatic stay.
- **12. Modification.** Debtor may file a pre-confirmation modification of this plan that is not materially adverse to creditors without providing notice to creditors if the Debtor certifies that said modification is not materially adverse to said creditors.

Date	November 23, 2011	Signature	/s/ Russell W Banks
			Russell W Banks
			Debtor
Date	November 23, 2011	Signature	/s/ Bonnie M Banks
	_		Bonnie M Banks
			Joint Debtor

Attorney /s/ Attorney Anton B. Nickolai

Attorney Anton B. Nickolai 1060676

State Bar No. 1060676

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Chapter 13 Model Plan - as of January 20, 2011